

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

Animal Legal Defense Fund; and **Case No. 17-cv-4496**
Lockwood Animal Rescue Center,

Plaintiffs,

v.

**JOINT MOTION REGARDING
CONTINUED SEALING**

Fur-Ever Wild; Wolves, Woods &
Wildlife; and Teresa Lynn Petter,

Defendants.

Joint Motion Regarding Continued Sealing

Documents have been filed under temporary seal in connection with the following motion: Plaintiffs' Motion to Strike Errata Sheet (ECF No. 147).

Pursuant to LR 5.6, the parties submit this Joint Motion Regarding Continued Sealing. Parties agree that the documents filed in this case with ECF numbers 149, 152, 154, and 156 should be unsealed because Defendants have voluntarily removed the protective designation from Mr. Shimp's deposition.

DKT. NO.	DESCRIPTION OF DOCUMENT	MARK "X" IN APPLICABLE COLUMN			NONPARTY THAT DESIGNATED DOC. CONFIDENTIAL (IF ANY)	REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED
		Parties Agree Doc. Should Remain Sealed	Parties Agree Doc. Should Be Unsealed	Parties Disagree		
149	Plaintiffs' Memorandum in Support of Motion to Strike Errata Sheet		X			The memorandum was initially sealed because Mr. Shimp's deposition was designated <i>attorneys eyes only</i> . It should be unsealed because Defendants have voluntarily removed the protective designation from Mr. Shimp's deposition.
152	Adam Shimp's Deposition Transcript		X			The transcript should be unsealed for the reason stated above.
154	Adam Shimp's Original Errata Sheet		X			The sheet should be unsealed for the reason stated above.
156	Adam Shimp's Amended Errata Sheet		X			The sheet should be unsealed for the reason stated above.

Respectfully submitted,

DATE: March 13, 2019

/s/ Alene Anello
Alene Anello (CA Bar No. 316387)
Christopher Berry (CA Bar No. 283987)
Admitted Pro Hac Vice
cberry@aldf.org
aanello@aldf.org
ANIMAL LEGAL DEFENSE FUND
525 E. Cotati Ave.
Cotati, CA 94931
T: (707) 795-2533 ext. 1041
F: (707) 795-7280

Anthony T. Eliseuson (MN Bar No. 0335630)
aeliseuson@aldf.org
ANIMAL LEGAL DEFENSE FUND
1755 W. Roscoe Street, Unit 3
Chicago, Illinois 60657
T: (707) 795-2533
F: (707) 795-7280

Attorneys for Plaintiffs

DATED: March 19, 2019

/s/ Jayne. E. Esch
Jayne E. Esch, #0399215
Gary R. Leistico, #02448X
1015 W. St. Germain St., Suite 300
P.O. Box 1497
St. Cloud, MN 56302-1497
(320) 251-6700
(320) 656-3500 fax
Email: jesch@rinkenoonan.com
Email: gleistico@rinkenoonan.com

Attorneys for Defendants